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CLINTON, IOWA.

Milk and Milk Products—Production, Care, and Sale. (Ord. 307, Jan. 13, 1914.)

SECTION 1. *Dairy and milk inspectors.*—That the city council is hereby authorized to employ one or more competent persons, who shall be known as dairy and milk inspectors and whose duty shall be under the supervision and direction of the board of health to see that the provisions of this ordinance are enforced.

SEC. 2. *Salary of milk inspector.*—That the salary of the dairy and milk inspector shall be fixed by the city council.

SEC. 3. *Scale card.*—That the city council adopt the national score card herein set out to be used by the inspector of dairies and require said inspector to visit each dairy and dealer and make inspection thereof as he may deem necessary.

SEC. 4. *Milk permit.*—(a) That the city council require all producers and sellers of milk to procure a permit to sell milk from the city board of health, and that such milk permit shall be issued without cost.

(b) That each dealer shall be given a permit and such dealer be required to keep such permit posted in his dairy for the information of the public and that in addition each dealer shall be given permit numbers, corresponding to the number of wagons he uses, which permit numbers shall always be secured to the outside of his wagon, one number on each side in plain view.

SEC. 5. *Dairy test.*—That a dairy test with a score of 55 be required for the permit to sell raw milk, and that a dairy score of 50 be required for the sale of milk to be pasteurized. This requirement to be in effect until 1915, after which time the dairy score shall be 60 for the sale of raw milk, and a score of 55 for milk that is to be pasteurized.

SEC. 6. *Temperature.*—That all raw milk sold shall be kept and delivered at a temperature not above 55° F.

SEC. 7. *Milk grades.*—That all raw milk sold shall be graded in three grades and labeled as to grade A, B, and C.

“A” grade milk to be milk from tuberculin tested herds with a dairy score not less than 60 and sold in sterilized bottles.

“B” grade of milk to be milk from tuberculin tested herds with a dairy score of not less than 50.

“C” grade of milk to be milk from tuberculin tested herds or not with a dairy score of not less than 50.

The grade of milk shall be designated by a proper letter, to be not less than three quarters of an inch high and placed upon the milk container. There shall be such contrast between the color of the letter and the background as shall render the letter perfectly legible.

SEC. 8. *Pasteurized milk.*—That all pasteurized milk sold must be from dairies scoring not less than 55; must be bottled with a bacterial count of not more than 100,000 and be kept and delivered at a temperature of not more than 50° F.

That all pasteurized milk must be sold in sterilized bottles and be labeled “Pasteurized milk.”

SEC. 9. *Bacterial count.*—That the bacterial count of the milk from all dairies and sellers of milk may be made by the board of health from time to time and any milk showing a bacterial count of more than 1,000,000 per cubic centimeter shall be excluded from sale.

SEC. 10. *Bottled milk.*—All milk shall be sold in bottles and shall be bottled only in a milk room or bottling plant for which a license or permit has been issued.

It shall be delivered in bottles, or single service containers except in the following cases:

(a) To establishments in which milk is to be used and consumed on the premises.

(b) To hospitals and infant feeding stations that are under competent medical supervision.

SEC. 11. *Stores and milk depots.*—All stores and milk depots in which milk is to be handled shall be provided with a suitable room or compartment in which milk shall be kept. Said room or compartment shall be clean, and shall be so arranged that the milk will not be liable to contamination.

(b) Milk shall be kept at a temperature of not to exceed 55° F.

(c) Milk to be consumed off the premises may be sold only in the original containers.

SEC. 12. *Milk containers.*—That all consumers of milk; hotels, restaurants, and eating houses are hereby compelled to wash thoroughly all milk bottles and milk containers, and said bottles and containers shall be used for no other purposes.

SEC. 13. *Milk tickets.*—The same milk tickets or checks shall not be used more than once.

SEC. 14. *Cows.*—(a) That a physical examination of all cows shall be made at least once every six months by a veterinarian, approved by the health authorities.

(b) That every diseased cow shall be removed from the herd at once, and no milk from such cows shall be offered for sale.

(c) That cows, especially the udders, shall be cleaned at the time of milking.

(d) That no milk that is obtained from a cow within 15 days before or after parturition, nor any milk that has an unnatural odor or appearance, shall be sold.

(e) No unwholesome food shall be used.

(f) That every producer of milk shall allow a veterinarian employed by the board of health authorities to examine his herd at any time, under penalty of having his supply excluded.

SEC. 15. *Monthly report.*—That a monthly report of the inspector of dairies and milk producing places be made to the local board of health.

SEC. 16. *Contagious diseases.*—(a) The health authorities shall be notified at once of any communicable disease in any person that is in any way connected with the handling or production of milk, or the exposure of such person to any communicable disease.

(b) No bottle or container shall be removed from the house in which there has been recently a case of communicable disease, until permission in writing has been granted by the health authorities.

SEC. 17. All ordinances and parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

SEC. 18. *Penalty.*—Any person, firm, or corporation, violating any provision of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine to exceed not over \$100 or 30 days in jail.

COLORADO SPRINGS, COLO.

Rabies—Muzzling of Dogs Required. (Ord. May 21, 1914.)

SECTION 1. Until otherwise provided by the city council no person shall cause or permit any dog owned or kept by him to be upon any street, alley, park, or other public place within the city or run at large within the city unless such dog shall be securely muzzled so as to effectually prevent it from biting any person or animal. Any person being the owner or keeper of a dog who shall suffer or permit such dog to be upon any street, alley, park, or other public place or to run at large in violation of the provisions of this section shall be fined not less than \$10 nor more than \$100 for each offense. Every day on which a person shall so suffer or permit any dog owned or kept by him to be upon any such street, alley, park, or public place or to run at large shall constitute a separate and distinct offense.

SEC. 2. Any policeman or the city dog catcher may kill or impound any unmuzzled dog found on any street, alley, park, or other public place within the city and for the